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7 **UNITED STATES DISTRICT COURT**
8 **CENTRAL DISTRICT OF CALIFORNIA**
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10 INGENUITY 13 LLC,
11 Plaintiff,
12 v.
13 JOHN DOE,
14 Defendant.

Case No. 2:12-cv-8333-ODW(JCx)
ORDER RE STATUS CONFERENCE

15 On December 26, 2012, the Court granted John Doe's ex parte application for
16 early discovery, allowing John Doe to propound—prior to a Rule 26(f) conference—
17 the 15 interrogatories and 5 document requests listed in its moving papers. (ECF Nos.
18 32, 23.) This discovery was to be served within 15 days from the date of the Order,
19 and must be answered in the 30-day timeframe allotted under the Federal Rules of
20 Civil Procedure 33 and 34.¹ The Court calculates the latest possible date for this
21 answer to be February 12, 2013.

22 Accordingly, the Court hereby **ORDERS** the parties to jointly prepare a status
23 report, briefly indicating whether this early discovery was propounded and whether an
24 answer was given in response. This status report must be filed by February 19, 2013.
25 In addition, the parties are hereby **ORDERED** to appear for a status conference on
26 March 4, 2013, at 1:30 p.m., to discuss the status of this early discovery.

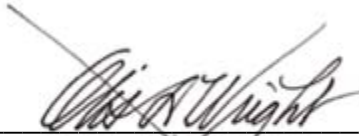
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28 ¹ The deadline may be extended by three days under Rule 6(d) if service was not performed under Rule 5(b)(2)(A) or (B).

1 If the parties indicate in their status report that the early discovery has been
2 properly propounded and answered, the Court will vacate the March 4, 2013 status
3 conference.

4 Failure to comply with this order or failure to appear for the scheduled status
5 conference may result in sanctions, including monetary sanctions.

6 **IT IS SO ORDERED.**

7 Dated: January 28, 2013

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10 **OTIS D. WRIGHT, II**
11 **UNITED STATES DISTRICT JUDGE**
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